Case 1:18-cr-00217-KMW Document 48 Filed 08/13/18 Page 1 of 1

Case 1:18-cr-00217-KMW Document 47 Filed 08/09/18 Page 1 of 1

BRAFMAN & ASSOCIATE \$ LEDS SDNY

ATTORNEYS AT LAW

767 THIRD AVENUE, 26TH FLOO

NEW YORK, NEW YORK 10017

TELEPHONE (212) 750-7800 FACSIMILE (212) 750-3906

E-MAIL BBRAFMAN@BRAFLAW CON

DOCUMENT ELECTRONICALLY FILED

DOC#:

DATE FILED:

BENJAMIN BRAFMAN

ANDREA ZELLAN JOSHUA D KIRSHNER JACOB KAPLAN TENY R GERAGOS ADMITTED IN NY AND CA

MARK M. BAKER OF COUNSEL

MARC AGNIFILO OF COUNSEL LA DAA YA AI DITTIMBA

August 9, 2018

MEMO ENDORSED

VIA ECF

Honorable Kimba M. Wood United States District Court Southern District of New York 500 Pearl Street New York, NY 10007

Re: United States v. Goldstein, 18 CR 217 (KMW)

Dear Judge Wood:

As part of the bail conditions in the above-referenced case, Dr. Jeff Goldstein's travel was limited to the Southern and Eastern Districts of New York and the District of New Jersey. We now write the Court requesting a modification of these travel restrictions to allow Dr. Goldstein to travel to and from the District of Maine from August 25 - September 4, 2018 to visit family. Dr. Goldstein will provide his itinerary to Pretrial Services in advance of his trip.

We have spoken with the Government (AUSA Noah Solowiejczyk) and Pretrial Services (Officer Andrew Abbott), and both have no objection to our request.

Thank you for your consideration.

Respectfully submitted,

Marc Agnifilo

AUSA Noah Solowiejczyk (via ECF) cc:

Pretrial Services Officer Andrew Abbott (via email SO ORDERED: